

February 6, 2006

VIA ECFS Chief, Enforcement Bureau Federal Communications Commission 445 Twelfth Street SW Washington, DC 20554

Re:

EB Docket No. 06-36; Ref. # EB-06-TC-060

CPNI Compliance Certification Commnet Wireless, LLC

Dear Sir or Madam:

Pursuant to Section 64.2009(e) of the Commission's Rules and the FCC Public Notices, DA 06-223 (released January 30, 2006) and DA 06-258 (released February 2, 2006), Commnet Wireless, LLC ("Commnet"), on behalf of itself and its various licensee subsidiaries and affiliates, hereby certifies that the company has established operating procedures that are adequate to ensure compliance with the rules set forth in Subpart U of Part 64 of the Commission's Rules. The undersigned, as vice president of the company, has personal knowledge of the foregoing.

Commnet, a wireless carrier holding cellular and PCS licenses, operates 100% as a "carriers' carrier", selling its services only on a wholesale basis to other cellular and PCS licensees. Commnet has no retail customers and no sales or marketing department. Commnet sends out no invoices - rather, Commnet receives its revenues through the general settlement processes of the carrier roaming clearinghouses.

Thus, Commnet possesses no CPNI, as that term is defined in Section 222 of the Communications Act of 1934 as amended. Therefore, there is no CPNI to protect.

Sincerely,

Mark A. Gergel

V.P. and Chief Financial Officer